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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/832,093	04/11/2001	Shigeo Ishikawa	Q64059	8684	
7590 09/01/2004			EXAM	EXAMINER	
SUGHRUE, MION, ZINN, MACPEAK & SEAS			NGUYEN,	NGUYEN, KHIEM D	
2100 Pennsylva	nia Avenue, N.W.				
Washington, DC 20037			ART UNIT	PAPER NUMBER	
_			2823		

DATE MAILED: 09/01/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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<b>-</b>		lication No.	Applicant(s)	-			
Office Action Server		832,093	ISHIKAWA, SHIGEO				
Office Action Summ	Exar	miner	Art Unit				
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The MAILING DATE of this c Period for Reply	ommunication appears o	on the cover sheet w	vith the correspondence addre	∍ss			
A SHORTENED STATUTORY PEF THE MAILING DATE OF THIS CO  - Extensions of time may be available under the after SIX (6) MONTHS from the mailing date of  - If the period for reply specified above is less the - If NO period for reply is specified above, the me  - Failure to reply within the set or extended perio Any reply received by the Office later than three earned patent term adjustment. See 37 CFR 1	MMUNICATION. provisions of 37 CFR 1.136(a). In this communication. an thirty (30) days, a reply within to administration period will apply d for reply will, by statute, cause to emonths after the mailing date of	n no event, however, may a the statutory minimum of thi y and will expire SIX (6) MOI the application to become A	reply be timely filed  rty (30) days will be considered timely.  NTHS from the mailing date of this comm  BANDONED (35 U.S.C. § 133)	nunication.			
Status							
1) Responsive to communicatio	n(s) filed on 18 June 20	004					
2a) This action is <b>FINAL</b> .							
3) Since this application is in co	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the							
Disposition of Claims							
4)⊠ Claim(s) <u>1-5 and 8-12</u> is/are	pending in the application	on.					
4a) Of the above claim(s)	•						
5) Claim(s) is/are allowed							
6)⊠ Claim(s) <u>1-5 and 8-12</u> is/are	rejected.						
7) Claim(s) is/are objecte	ed to.						
8) Claim(s) are subject to	restriction and/or elect	ion requirement.					
Application Papers							
9)☐ The specification is objected t	o by the Examiner.						
10)⊠ The drawing(s) filed on <u>11 Ap</u>	•	cepted or b) obje	ected to by the Examiner.				
Applicant may not request that a							
Replacement drawing sheet(s) in			- · ·	1.121(d).			
11) The oath or declaration is obje							
Priority under 35 U.S.C. § 119							
12)⊠ Acknowledgment is made of a	a claim for foreign priorit	ty under 35 H.S.C.	8 110(a) (d) or (f)				
a)⊠ All b)□ Some * c)□ Nor		ly under 33 O.S.C.	g 119(a)-(u) or (i).				
1.⊠ Certified copies of the		heen received					
			Application No				
<ul> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage</li> </ul>							
	ernational Bureau (PCT		Trooping in this realistic of	<b>190</b>			
* See the attached detailed Office	•	` ''	received.				
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<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing R</li> </ol>	eview (PTO-948)		Summary (PTO-413) s)/Mail Date				
Information Disclosure Statement(s) (PTO- Paper No(s)/Mail Date	-1449 or PTO/SB/08)		Informal Patent Application (PTO-15	i2)			
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## **DETAILED ACTION**

## Response to Amendment and Arguments

The non-final rejection as set forth in paper No. (032904) is withdrawn in response to applicants' amendments. A new rejection is made as set forth in this Office Action. Claims (1-5 and 8-12) are pending in the application.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

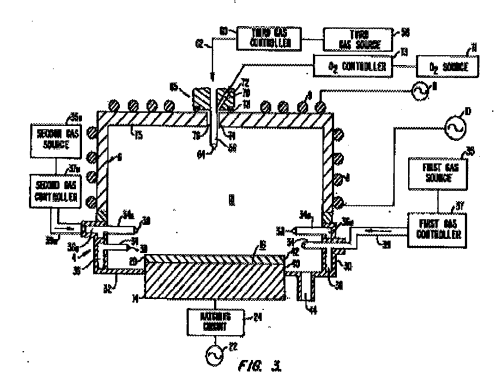
(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-5 and 8-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Li et al. (U.S. Pub. 2002/0160113).

In re claim 1, <u>Li</u> discloses a method of forming an oxide film, comprising the steps of (a) starting a supply of a reaction gas at a first flow rate into a chamber 18 in which a plasma is formed (page 3, paragraph [0024]), such that an initial film is formed on a center region of a wafer 20 via a first nozzle 56 provided on the chamber above the center region of the substrate (page 3, paragraph [0027]) and (b) starting a supply of the reaction gas at a second flow rate into the chamber in which the plasma is formed via second nozzle 34 and 34a wherein the second nozzle are provided on side walls of the chamber above the wafer (page 3, paragraph [0025]), after the step (a), while the supply of the reaction gas at the first flow rate continues such that the oxide film is formed on the initial film (page 3, paragraph [0028], page 4, paragraphs [0035]-[0038] and FIG. 3).

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Nozzles (56 and 64) positioned over the center of the substrate 20 inherently producing the film on the center region.



Li has the same reaction gas flowing from nozzles 34 and 34a and 56 using different flow rates (a mixture of gases from source 58) and also allows the user to optimize different start times by using different controllers 37 and 60 for the reaction gases for desired results (page 4, paragraphs [0035]-[0038]). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify the Li reference to obtain an improved deposition chamber that incorporates an improved gas delivery system. The gas delivery system helps ensure that the proper ratio of process gases is uniformly delivered across a wafer's surface (page 2, paragraph [0011], Li).

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In re claims 2 and 3, <u>Li</u> discloses the reaction gas is a compound gas containing Si and wherein the reaction gas is one of SiH<sub>4</sub> and SiF<sub>4</sub> (page 3, paragraph [0028]).

In re claims 4 and 5, <u>Li</u> does not explicitly disclose wherein the step (b) is carried out 1 to 10 seconds after the step (a) is carried out and wherein the first flow rate is in a range of one fifth to one tenth of the second flow rate.

Li, however, has the same reaction gas flowing from nozzles 34 and 34a and 56 using different flow rates (a mixture of gases from source 58) and also allows the user to optimize different start times by using different controllers 37 and 60 for the reaction gases for desired results (page 4, paragraphs [0035]-[0038]). Li also discloses the various components of chamber 2 are controlled by a process (not shown). The processor operates under control of a computer program stored in a computer-readable medium (also not shown). The computer program dictates the various operating parameters, such as timing, mixture of gases, chamber pressure, substrate support temperature and RF power levels (page 3, paragraph [0026]).

Also, note that there is no evidence indicating the starting time and the flow rate ranges is critical and it has been held that it is not inventive to discover the optimum or workable range of a result-effective variable within given prior art conditions by routine experimentation. See MPEP § 2144.05. Note that the specification contains no disclosure of either the critical nature of the claimed dimensions of any unexpected results arising there from. Where patentability is aid to be based upon particular chosen dimensions or upon another variable recited in a claim, the Applicant must show that the

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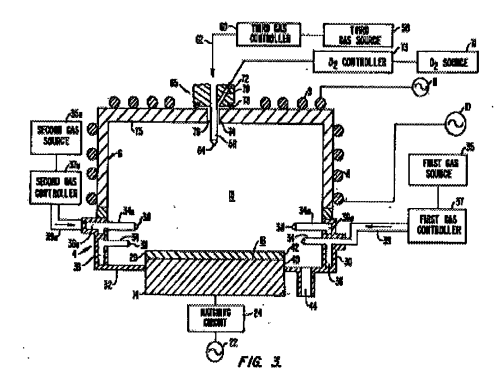
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chosen dimensions are critical. <u>In re Woodruff</u>, 919 F.2d 1575, 1578, 16 USPQ2d 1934, 1936 (Fed. Cir. 1990).

In re claim 8, <u>Li</u> discloses a method of forming an oxide film, comprising the steps of (a) forming an initial film from a center region of a wafer by supplying a reaction gas at a first flow rate, via a first nozzle 56 wherein the first nozzle is provided on the chamber 18 above a center of the wafer 20 (page 3, paragraph [0027]) in which a plasma is formed (page 3, paragraph [0024]), such that an initial film is formed on a center region of a wafer 20, while a thickness of the film is equal to or thinner than 10 nm and (b) forming the oxide film on the wafer, by starting to supply the reaction gas at a second flow rate, via second nozzle 34 and 34a wherein the second nozzle are provided on side walls of the chamber above the wafer (page 3, paragraph [0025]), after the step (a), while continuing to supply the reaction gas at the first flow rate (page 3, paragraph [0028], page 4, paragraphs [0035]-[0038] and FIG. 3).

Nozzles 56 and 64 positioned over the center of the substrate 20 inherently producing the film on the center region.

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Li has the same reaction gas flowing from nozzles 34 and 34a and 56 using different flow rates (a mixture of gases from source 58) and also allows the user to optimize different start times by using different controllers 37 and 60 for the reaction gases for desired results (page 4, paragraphs [0035]-[0038]). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify the Li reference to obtain an improved deposition chamber that incorporates an improved gas delivery system. The gas delivery system helps ensure that the proper ratio of process gases is uniformly delivered across a wafer's surface (page 2, paragraph [0011], Li).

In re claims 9 and 12, <u>Li</u> does not explicitly disclose wherein the first flow rate is in a range of one fifth to one tenth of the second flow rate and wherein the step (b) is carried out 1 to 10 seconds after the step (a) is carried out.

Li, however, has the same reaction gas flowing from nozzles 34 and 34a and 56 using different flow rates (a mixture of gases from source 58) and also allows the user to optimize different start times by using different controllers 37 and 60 for the reaction gases for desired results (page 4, paragraphs [0035]-[0038]). Li also discloses the various components of chamber 2 are controlled by a process (not shown). The processor operates under control of a computer program stored in a computer-readable medium (also not shown). The computer program dictates the various operating parameters, such as timing, mixture of gases, chamber pressure, substrate support temperature and RF power levels (page 3, paragraph [0026]).

Also, note that there is no evidence indicating the starting time and the flow rate ranges is critical and it has been held that it is not inventive to discover the optimum or workable range of a result-effective variable within given prior art conditions by routine experimentation. See MPEP § 2144.05. Note that the specification contains no disclosure of either the critical nature of the claimed dimensions of any unexpected results arising there from. Where patentability is aid to be based upon particular chosen dimensions or upon another variable recited in a claim, the Applicant must show that the chosen dimensions are critical. In re Woodruff, 919 F.2d 1575, 1578, 16 USPQ2d 1934, 1936 (Fed. Cir. 1990).

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In re claims 10 and 11, <u>Li</u> discloses the reaction gas is a compound gas containing Si and wherein the reaction gas is one of SiH<sub>4</sub> and SiF<sub>4</sub> (page 3, paragraph [0028]).

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Khiem D Nguyen whose telephone number is (571) 272-1865. The examiner can normally be reached on Monday-Friday (8:00 AM - 5:00 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Olik Chaudhuri can be reached on (571) 272-1855. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

K.N. August 28<sup>th</sup>, 2004

> W. DAVID COLEMAN PRIMARY EXAMINER

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